

#### PATENT COOPERATION TREATY

### PCT

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

REC'D 25 OCT 2004

					WIPO	PCT		
Applicant's 08241-10	or agent's file reference 06	e Notification of T liminary Examina	ransmittal of Intation Report (Fo	temational orm PCT/IPEA/416)				
International application No.		International filing date (d	International filing date (day/month/year)		ority date (day/n	nonth/year)		
PCT/CA 03/00980		27.06.2003	•	05.	.07.2002			
	al Patent Classification (IPC) or	both national classification a	nd IPC	<u> </u>				
G10L19/14								
Applicant	OF CORPORATION ET	٨١						
VOICEA	GE CORPORATION ET	4L.						
1. This	<ol> <li>This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.</li> </ol>							
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2. This	REPORT consists of a tota	i of 5 sneets, including th	is cover sn	et.				
×	This report is also accomp	anied by ANNEXES, i.e. s	sheets of th	e description, c	laims and/or d	rawings which have		
	been amended and are the (see Rule 70.16 and Section	e basis for this report and/ on 607 of the Administrati	or sheets c ve Instructi	ontaining rectifi ons under the P	cations made CT).	before this Authority		
The	These annexes consist of a total of 10 sheets.							
3. This	report contains indications	relating to the following its	ems:					
1	☑ Basis of the opinion							
ll II	☐ Priority							
		of opinion with regard to no	ovelty, inve	ntive step and i	ndustrial appli	cability		
IV	Lack of unity of inver							
V	Reasoned statement citations and explana	t under Rule 66.2(a)(ii) wi ations supporting such sta	th regard to Itement	novelty, invent	ive step or ind	lustrial applicability;		
VI	☐ Certain documents of	• • • • • • • • • • • • • • • • • • • •				•		
VII	☐ Certain defects in th	e international application						
VIII		s on the international appl						
						·		
Date of sul	Date of submission of the demand			Date of completion of this report				
03.02.2004			26.10.2004					
1								

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# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/CA 03/00980

1.	<b>Basis</b>	of the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	ves	cription, Pages				
	1-38	3	as originally filed			
	Clai	ms, Numbers				
	1-36		received on 20.07.2004 with letter of 16.07.2004			
	Dra	wings, Sheets				
	1/8-	8/8	as originally filed			
<ol><li>With regard to the language, all the elements marked above were available or furnished to this Au language in which the international application was filed, unless otherwise indicated under this iter</li></ol>						
	The	se elements were ava	ailable or furnished to this Authority in the following language: , which is:			
		the language of a tra	inslation furnished for the purposes of the international search (under Rule 23.1(b)).			
		the language of publ	ication of the international application (under Rule 48.3(b)).			
		the language of a tra Rule 55.2 and/or 55.5	nslation furnished for the purposes of international preliminary examination (under 3).			
3.			otide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:			
		contained in the inter	rnational application in written form.			
		filed together with the	e international application in computer readable form.			
		furnished subsequer	ntly to this Authority in written form.			
		furnished subsequently to this Authority in computer readable form.				
		The statement that to in the international a	he subsequently furnished written sequence listing does not go beyond the disclosure pplication as filed has been furnished.			
		The statement that the listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.			
4.	The	amendments have re	esulted in the cancellation of:			
		the description,	pages:			
		the claims,	Nos.:			
		the drawings,	sheets:			

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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5. This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 1-36

No: Claims

Inventive step (IS) Yes: Claims 1-36

No: Claims

Industrial applicability (IA) Yes: Claims 1-36

No: Claims

2. Citations and explanations

see separate sheet

#### Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- Reference is made to the following document:D1: EP-A-0 492 459 (SIP) 1 July 1992 (1992-07-01)
- Document D1, which is considered to represent the most relevant state of the art, discloses (cf. p. 5, col. 8, l. 49 p. 6, col. 10, l. 51, p. 8, col. 13, l. 20-26) a method for interoperating two different communication schemes from which the subject-matter of claim 1 differs in that replacement signal-coding parameters to replace a dropped portion of the signal-coding parameters of the first communication scheme are generated at the decoding side of the second communication system.

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

- 3 The subject-matter of claim 1 of the present application is considered as involving an inventive step (Article 33(3) PCT) for the following reasons:
  - According to the method of D1, at the decoding side of the second communication scheme, only the transmitted signal-coding parameters are used for decoding. Here, a loss in decoded speech quality is accepted and part of the inventive concept. D1 therefore provides no hint to the replacement of dropped signal-coding parameters at the decoding side of the second communication scheme. This technical feature is in the light of the prior art therefore not obvious for the skilled person, even though methods for a replacement of lost packets due to transmission errors are generally known in the field.
- Independent method claims 9 and 14 and independent system claims 19, 27, and 32 are corresponding to the subject-matter of claim 1. Those claims are therefore also new (Article 33(2) PCT) and inventive (Article 33(3) PCT).
- 5 Claims 2-8 are dependent on claim 1, claims 10-13 are dependent on claim 9, claims 15-18 are dependent on claim 14, claims 20-26 are depending on claim 19, claims 28-31 are depending on claim 27, and claims 33-36 are depending on

- claim 32. The dependent claims as such also meet the requirements of the PCT with respect to novelty and inventive step.
- 6 Nevertheless, the application does not meet the requirements of Article 6 PCT, because claims 1-36 in their entity do not meet the requirement of conciseness:
- 6.1 According to Rule 6.1(a) PCT, the number of claims shall be reasonable in consideration of the nature of the invention claimed. Although claims 1, 9, and 14 have been drafted as separate, independent method claims, they relate effectively to the same subject-matter and differ from each other only with regard to the definition of the subject-matter for which protection is sought. In particular, claim 9 contains all the technical features of claim 1. The subject-matter of claim 14 differs from the scope of claim 1 only in that a "method of transmission" is disclosed instead of a "method of interoperability". However, the term " method of interoperability" is considered as comprising a method of transmission, since no interoperability in communication schemes would be applicable without transmission of data.
- 6.2 Independent system claims 19, 27, and 32 correspond to method claims 1, 9, and 14. Therefore, the same objections than for the latter claims apply also for claims 19, 27, and 32.